

City of Savannah Georgia



HORSE DRAWN CARRIAGE

Ordinance **SAVANNAH CODE**

ARTICLE S

Parking Services Department
Post Office Box 2101
Savannah, Georgia 31402-2101

ARTICLE S

Horse Drawn Carriages For Hire

Section 6-1561 Short Title and Definitions:

This article shall be known and recited as "The Horse Drawn Carriage Ordinance of 1977".

(a) Definitions:

- (1) **City:** The word "City" shall mean the Mayor and Aldermen of the City of Savannah, Georgia, a municipal corporation; the definition to include all area within the corporate limits of the City of Savannah.
- (2) **Horse Drawn Carriage:** Any hack or carriage which is operated by being drawn by a horse, mule or other beast of burden, for the transportation for hire of passengers.
- (3) **Business Tax Certificate:** The right and privilege granted by the City of Savannah for the operation of a business incorporating the use of one (1) or more horse drawn carriages within the corporate limits of the City.
- (4) **Company:** The holder of a *business tax certificate* to operate a horse drawn carriage business under the provisions of this article whether a person, firm, partnership or corporation.
- (5) **Driver:** Any person who drives or operates a horse drawn carriage on the streets of Savannah for *an authorized carriage company*.
- (6) **Driver's Permit:** The written authority granted by the City for an individual to drive or operate a horse drawn carriage within the City of Savannah.
- (7) **Street:** The word "street" shall mean and include any street, alley, lane, avenue, court or public place in the City of Savannah.
- (8) **Transportation Supervisor:** The individual employee or organizational unit of the City charged with the responsibility for administering and enforcing this article, except for specific responsibilities otherwise provided herein.
- (9) **Stand:** A public place alongside the curb of a street or elsewhere which has been designated by the Mayor and Aldermen as reserved exclusively for the use of horse drawn carriages.

Section 6-1562 Licensing of Horse Drawn Carriage Companies; Headquarters:

(a) Business Tax Certificate Required:

- (1) No person, firm or corporation shall operate a business involving the use of one (1) or more horse drawn carriages on the streets of the City unless a *business tax certificate* for such business has first been granted by the City in accordance with the provisions of the Annual Revenue Ordinance. The *business tax certificate* shall be effective only for the calendar year stated in the document, unless suspended or revoked sooner as provided by ordinance.

(2) Application for the *business tax certificate* shall be made on forms provided by the City Treasurer and shall provide such information as is required for other *business tax certificate* applications, and such additional information as may be necessary to define completely the business operation. Renewal of the *business tax certificate* shall be required prior to January 31 of each year.

(b) Fixed Place of Business Required: Each horse drawn carriage company, as a condition for holding a license under the provisions of this article and the Annual Revenue Ordinance, shall establish and maintain a fixed headquarters on private property for the operation of the company's business; the headquarters to conform to the ordinances of the city, and shall provide adequate off-street parking space for all horse drawn carriages not in service on the streets. The company headquarters shall not be moved except by the approved transfer of the company's license to another location.

(c) Operating regulations: In addition to the *business tax certificate* imposed herein and by the annual revenue ordinance, no license shall be permitted any carriage operator unless the operator complies with the following regulations:

(1) A licensed veterinarian shall certify, after due and proper inspection, the good health of each draft animal before it is placed into service. A minimum of two(2) such health inspections shall be required for each animal each calendar year, to be performed during the months of January and July with copies submitted to the Transportation Services Office.

(2) No single animal shall pull a carriage holding more than ten(10) people, including the driver. Two horses can not pull more than the seating capacity of the carriage.

(3) Unless written approval is given by a licensed veterinarian, no animal having open sores or wounds or any disease or ailment shall be permitted to be in service on the streets of the city.

(4) Each draft animal shall have its hooves properly trimmed and shod for street surfaces. Temporary shoes can only be used if the horse has thrown a shoe during a tour and then only to get the horse back to the barn to be shod.

(5) Each animal shall be groomed daily and not have fungus, dandruff, or a dirty coat.

(6) Harnesses shall be properly fitted, maintained, and oiled so that no irritating material will come in direct contact with the animal.

(7) No driver may use more than a light touch of the whip upon any animal, and no driver or other person may forcefully strike an animal, or make movements or noise intended to frighten or harm an animal.

(8) No driver shall permit an animal to pull a carriage at a speed faster than a slow trot, except in emergency situations.

(9) No animal shall be subject to any condition or treatment, whether in service or out of service, which will impair the good health and physical condition of that animal.

(10) Adequate water shall be provided in stables and stalls at all times while any draft animal is present.

(11) Ventilation adequate to ensure the health and comfort of animals shall be provided in stable and stall areas.

(12) Bedding in stalls and stables shall be kept at least six(6) inches deep and shall not show wetness under the pressure of any draft animal's hooves.

(13) Adequate and leak-free roofing is required for any stable or stall area in which animals are housed..

(14) Each individual draft animal shall have a stall large enough for the animal to safely turn around; but in no case shall any individual animal be kept in a stall less than one hundred twenty (120) square feet in areal. Ceilings in stalls and stables must be at least nine (9) feet from the bedding and flooring.

(15) Food shall be kept free of contamination.

(d) The Transportation Supervisor shall be empowered to inspect all stables and operating facilities of any carriage company without notices, and to examine operating practices of any carriage company to ensure continuous compliance with this article.

(e) Any applicant who refuses or fails to comply with the requirements of this article shall not be issued a *business tax certificate* until proof of compliance is presented by the applicant and certified by the Transportation Supervisor. The foregoing licensing requirements shall be ongoing as requirements for continuous operation.

(f) The City Manager may, upon recommendation of the Transportation Supervisor, temporarily suspend any carriage company *operation* for violation of the provisions of this article, subject to revocation action as provided by the Annual Revenue Ordinance.

Section 6-1563 Insurance.

(a) Indemnity for benefit of City. Any horse drawn carriage company operating under this article shall hold the city of Savannah, its officers, agents, servants and employees, harmless against any and all liability, loss, damages or expense which may accrue to the city by reason of negligence, default or misconduct of the company in connection with the rights granted to such company hereunder. Nothing in this article shall be considered to make the City of Savannah, its officers, agents, servants or employees liable for damages because of any negligent act or omission or commission by any horse drawn carriage business or operation by the company of a horse drawn carriage business or service, either in respect to injury to persons or with respect to damage to property which may be sustained.

(b) Insurance for benefit of passengers. Any horse drawn carriage company desiring a business tax certificate to do business shall give and maintain a policy of indemnity from an insurance company authorized to do business in the state for each vehicle in use as a horse drawn carriage. The minimum coverage shall be one hundred thousand dollars (\$100,000) for bodily injury to any one (1) person, three hundred thousand dollars (\$300,000) for injury to more than one (1) person which are sustained in the same accident, and twenty-five thousand dollars (25,000) for property damage resulting from one (1) accident. The indemnity insurance shall inure to the benefit of any person who shall be injured or who shall sustain damage to property caused by the negligence of a horse drawn carriage company, its servants or agents.

(c) Blanket policy. Any company or person operating a horse-drawn carriage in the city shall give a separate horse drawn carriage for hire, except where such company or person actually owns or holds legal title to more than (1) horse drawn carriage, in which event such company or person may give one policy of indemnity insurance covering all the horse drawn carriages who may be jointly operating or doing business under a licensed horse drawn carriage name.

(d) Comprehensive general liability insurance. Any carriage company entering into a lease agreement for use of a designated carriage stand shall maintain from a licensed insurance company comprehensive general liability insurance in the amount of \$1,000,000 for its undertakings associated with designated horse drawn carriage stands within the city.

(e) Notice when voided. Before any policy of insurance required by this article is voided for any cause, nonpayment of premium or otherwise, notice thereof shall be given, in writing, to the city Treasurer at least five days before the same shall take effect.

Section 6-1564 Horse drawn carriage driver's permit.

(a) Permit required. No person shall operate a horse drawn carriage for hire upon the streets of the City, and no person who owns or operates a horse drawn carriage company shall permit a horse drawn carriage to be driven, and no horse drawn carriage operating under a horse drawn carriage company *approved* by the City shall be driven at any time for hire, unless the driver of the horse-drawn carriage shall first have obtained and shall have then in force a horse-drawn carriage driver's permit issued under the provisions of this article.

(b) Application. Any person desiring a permit required by this article shall submit an application in writing to the Transportation Supervisor, on a form to be furnished by the *Transportation Office*. The application shall be made under oath and shall, be completed in full and whether he has been convicted of a violation of any of the laws of the state or of this Code or other ordinances of the City, and if so, when and of what offense, and the sentence of the court. Any false statements made on the application may result in suspension or revocation.

(c) Physician's certificate required. Each application for a driver's permit shall be accompanied by a certificate from a physician licensed by the state of Georgia certifying

that, in his opinion, the applicant is not afflicted with any disease or infirmity which might make him an unsafe or unsatisfactory driver. In the case of renewal of a driver's permit, the certificate shall be updated every two years.

(d) Qualifications of applicant. An applicant for a driver's permit under this article must not be less than 18 years of age, with no physical infirmities which might make the applicant an unsafe or unsatisfactory horse-drawn carriage driver. Not have been convicted of operating a motor vehicle while under the influence of intoxicating beverages or drugs within two years prior to the date of the application for such permit, or have been convicted of reckless driving within one year prior to the date of the application for such permit, or been convicted of any of these offenses three or more times within three years prior to the date of the application for such permit. Nor shall a permit be issued to any person who has within three years prior to the date of the application for such permit been convicted of any crime relating to transporting persons for immoral purposes (prostitution, solicitation for prostitution, or any sex related offense), or who has within three years prior to the date of the application for such permit have been convicted of, been on probation, parole, or served time on a sentence for a felony. A plea of *nolo contendere* to any of the offenses set out in this section shall be deemed a conviction. Be a citizen of the United States or an alien admitted for permanent residence or who has otherwise been granted employment authorization by the United States Immigration and Naturalization Services.

(e) Driver's permit fee. Before any permit is granted under this article, a driver's permit fee of \$5.00 and a background fee of \$10.00 shall be paid by the applicant.

(f) Current state driver's license required. Any person applying for a horse-drawn carriage driver's permit under this article must show that he has a current motor vehicle operator's license issued or approved by the State of Georgia *except out of state students & military* and that the license is not under suspension or revocation. A seven year M.V.R. is required for all new applicants and a 3 year M.V.R. at each renewal.

(g) Examination of applicant; issuance or denial of permit. It shall be the duty of the Transportation Supervisor to examine the applicant, his reference, police and traffic record, and the other vouchers, and thereafter to either grant or refuse the permit. In the event of a refusal to grant a permit, the applicant shall have the right to enter an appeal as provided in subsection (o) of this section.

(h) Permit to be displayed in horse-drawn carriage. The permit issued under the provisions of this article shall be place on display in the horse-drawn carriage to be operated by the holder of the permit, where the permit will be in clear view of the passengers at all times when the horse-drawn carriage is for hire.

(i) Alteration of permits prohibited. It shall be unlawful for any person willfully to alter, deface, obliterate, or destroy a horse-drawn carriage driver's permit, or cause or allow the same.

(j) Permit not transferable. Any horse-drawn carriage driver's permit issued under this article is not transferable, and is to be used solely by the person to whom it is issued and the company for which it is issued.

(k) Duration of Permit; renewals. Any horse-drawn carriage driver's permit shall be in effect for *up to a twelve month period expiring upon the birth date of the applicant*. Permits may be renewed, upon application and payment of required fee, for each twelve-month period thereafter, unless the permit for the preceding period has been revoked or is under suspension.

(l) Suspension of the driver's permit. The Transportation Supervisor shall have the authority to suspend a driver's permit for the following reasons: (i) making false statement in the application for the permit, (ii) operating a horse-drawn carriage in violation of any provision of this article or state law. The suspension by the Transportation Supervisor shall be lifted at the expiration of 60 days from the date of suspension. From the decision of the Transportation Supervisor to suspend a permit, the holder of such permit shall have the right to appeal to the City Manager, as approved in subsection (o) of this section.

(m) Revocation of driver's permit. In the event that any driver holding a permit under this article at any time ceases to meet the qualifications described in subsection (c) or fails to correct satisfactorily any false statement made in the application for the permit, or fails to operate his horse-drawn carriage in accordance with the provisions of this article, the City Manager, shall be empowered to revoke permanently the permit.

(n) Driving after suspension or revocation. It shall be unlawful for any person to operate a horse-drawn carriage for hire for the carriage of passengers during any period in which his permit to do so is suspended or revoked in accordance with the provisions of this article.

(o) Appeals. Appeals to the decisions of the Transportation Supervisor shall be conducted as follows. An appeal to the City Manager from a ruling of the Transportation Supervisor shall be made within thirty days of the ruling. The appellant shall be informed within ten days of the ruling in writing of the reasons for the decision of the Transportation Supervisor. Appellant shall have the right to be represented by counsel.

Section 6-1565 Identification and marking generally.

Every horse-drawn carriage shall have a sign plainly painted on of the vehicle, in letters not less than four inches high, containing the full name of the horse-drawn carriage company operating the vehicle.

Section 6-1566 Numbers generally.

There shall be *displayed* on each side and on the rear of each horse-drawn carriage a number at least six inches high, the number to be a separate and distinct number from that

on any other public vehicle or taxicab in the City. The number shall be assigned to such horse-drawn carriage and the owner thereof by the Transportation Supervisor and shall not be altered or changed without the consent of the Transportation Supervisor.

Section 6-1567 Registration of number and names of owner and operator.

The number assigned a horse-drawn carriage in accordance with this article together with the names of the owner and operator of the horse-drawn carriage shall be registered with the Transportation Supervisor in a book to be kept for that purpose.

Section 6-1568 Safe mechanical condition of horse-drawn carriage required.

Every horse-drawn carriage operated on the streets of the City shall be maintained in a safe mechanical condition, with all safety equipment remaining intact and operative at all times when the horse-drawn carriage is in service.

Section 6-1569 Cleanliness of horse-drawn carriage required.

Each vehicle operating under this article shall be kept painted, and in a clean and sanitary condition, free of litter and debris and at all times suitable for public transportation of passengers.

Section 6-1570 reserved

Section 6-1571 Vehicle inspections required.

Each horse-drawn carriage shall be inspected by the Transportation Supervisor for the compliance with the provision of the article and shall pass the inspection before the vehicle may be used as a horse-drawn carriage in the City. Each horse-drawn carriage involved in an accident shall be inspected by the Transportation Supervisor before it may be returned to service transporting passengers for hire. Each horse-drawn carriage shall be inspected by the Transportation Supervisor *annually, and subject to random inspections without notice*, to insure continued compliance with the provisions of this article.

Section 6-1572 Authority for removal of horse-drawn carriages from the streets.

The Transportation Coordinator shall have the authority to remove from operation on the streets of the City any vehicle used as a horse-drawn carriage which is in violation of this article, and to prohibit operation of the horse-drawn carriage until all deficiencies have been corrected. An order of the Transportation Supervisor to remove a vehicle from the streets may be appealed to the City Manager as provided in Section 6-1654 (o) of this article.

Section 6-1573 Rates of fare; rate card required.

No owner or driver of a horse-drawn carriage shall charge a greater sum for the use of the horse-drawn carriage than in accordance with the published and advertised rates which

shall be displayed in each vehicle. Rates shall be displayed in such place as to be conspicuous and to be in clear view of all passengers.

Section 6-1574 Stands generally.

(a) No parking shall be permitted in the corporate limits of the city except at such stands as may be established by the Mayor and Alderman upon the recommendation of the City Manager, which parking stands shall be designated by signs. Whenever any stand is established, the stand may be used by horse-drawn carriages. Fees for the use of stands shall be set by the Mayor and Aldermen in the Annual Revenue Ordinance.

(b) Drivers of horse-drawn vehicles operated under this article shall maintain stands in a sanitary condition at all times. Any failure on the part of the driver or drivers to conform to the requirements of this section shall be unlawful and shall subject the driver to the penalties provided herein.

Section 6-1575 Carriage Stands

(a) Any person desiring to have a place designated as a regular stand for horse-drawn carriages. In the City shall make application by written petition to the Mayor and Aldermen for the establishment of the horse-drawn carriage stand, setting out where the stand is desired to be. The established stands shall be available for uses by carriage companies only through exclusive use lease and time-share lease agreements between the City of Savannah and licensed carriage tour companies. The form of such lease agreements shall be approved by the Mayor and Aldermen.

(b) Time-share Carriage Stand and Exclusive Use Carriage Stand are Hereby defined as follows:

(1) Time-share Carriage Stand. A carriage stand established and leased for the use of one or more carriage companies on a time share basis and which shall have the duration of use and departure times assigned by the Transportation Supervisor

(2) Exclusive Use Carriage Stand. A carriage stand established and leased for the use of one carriage company.

(c) Horse-drawn carriage stands are hereby established at the following locations:

(1) An exclusive use carriage stand on the north side of Madison Square at the intersection of Bull Street and Harris Street.

(2) An exclusive use carriage stand on the south side of Madison Square at the intersection of Bull Street and Charlton.

(3) An exclusive use carriage stand on the west side of Barnard Street at its intersection with St. Julian Street.

(4) An exclusive use carriage stand on the west side of Jefferson Street at its intersection with St. Julian Street.

(5) An exclusive use carriage stand on the West side of the Hyatt on 0 West Strand.

Section 6-1576 Driver not to leave vehicle while waiting to be hired.

It shall be unlawful for any driver of any horse-drawn carriage to leave the vehicle, or the immediate premises thereof, while the vehicle is parked in a horse-drawn carriage stand while waiting to be hired.

Section 6-1577 Soliciting passengers prohibited.

It shall be unlawful for any person to solicit passengers verbally or by gesture, directly or indirectly, at any horse-drawn carriage stand or upon the streets of the City.

Section 6-1578 Use of designated bus stops or taxicab stands prohibited.

It shall be unlawful for any driver of any horse-drawn carriage to park or stand at any bus stop designated for the use by the Savannah Transit Authority or any taxicab stand.

Section 6-1579 Restriction on number of passengers.

No single animal shall pull a carriage holding more than ten(10) people, including the driver. Two horses can not pull more than the seating capacity of the carriage.

An infant in arms shall not be counted as a passenger.

Section 6-1580 Refusal to carry orderly passengers prohibited.

No driver shall refuse or neglect to convey any orderly person or persons, upon request, unless previously engaged or unable.

Section 6-1581 Prohibitions of drivers.

It shall be unlawful for any driver of a horse-drawn carriage to solicit business for any hotel or other business, or to attempt to divert patronage from one hotel or business to another, or use his vehicle for any purpose other than the transportation of passengers.

Section 6-1582 Horse-drawn carriage movement prohibited under certain circumstances.

No driver shall collect fares, make change, or take on or discharge passengers while his horse-drawn carriage is in motion.

Section 6-1583 Property left in horse drawn carriage by passenger.

Any horse drawn carriage driver or operator discovering in any horse-drawn carriage under his control, personal property which is lost or left therein by a passenger of such horse-drawn carriage, shall report the loss, and deliver all the property to the office of the horse-drawn carriage company at close of shift. The driver's report shall include brief particulars to enable the company to identify the owner of the property. The company shall retain the property on behalf of the owner for at least 60 days.

Section 6-1584 Safety equipment required.

Each horse-drawn carriage shall be equipped with electrically powered lights or lanterns and reflectors, which lights shall be in use when operating during the hours of darkness and when raining. The lights and reflectors shall be mounted so that they are visible from a distance of 500 feet in any direction. Each horse-drawn carriage shall have on board at all times a four pound all purpose extinguisher and a first aid kit. Reflective devices are to be worn by the horse.

Section 6-1585 Hours of operation.

No horse-drawn carriage shall be operated on the City streets between the hours of 12:00 midnight and 8:30am on any day. No carriage shall be operated between the hours of 4:30p.m. and 6:00p.m., Monday through Friday, except that such restriction shall not apply on legal holidays.

(a) Horse-drawn Carriages carrying passengers for hire shall be confined to the area bounded on the north by the south curb line of River Street from M.L.K. Jr. Boulevard to General McIntosh Boulevard; on the west by the west curb line of M.L.K. Jr. from River Street to Oglethorpe Avenue, then the east curb line of MLK Boulevard from Oglethorpe Avenue to Park Avenue; on the east by the north curb line of General McIntosh Boulevard from River Street to Randolph Street, then the east curb line of Randolph Street to Liberty Street, then the south curb line of Liberty Street to East Broad, then the west curb line of East Broad Street to Park Avenue; and on the south by the south curb line of Park Avenue from M.L.K. Jr. Boulevard to East Broad Street

(b) Horse-drawn carriages are prohibited on the following streets and street segments within the area defined above, except to cross from one side to the other; Bay Street, Broughton Street from M.L.K. Jr. to Lincoln Street, Drayton Street, Whitaker Street, President Street from East Broad Street to Randolph Street, and Montgomery Street from Broughton Street to West Taylor Street. Horse drawn carriages are specifically prohibited on Rivers Street and all ramps between Bay Street and River Street, but are permitted on all streets north of Bay Street on the Bay Street level between M.L.K. Jr. Boulevard, and East Broad Street.

Section 6-1587 Sanitation requirements.

Manure and urine must be immediately treated with a chemical deodorizing solution, and manure must be removed immediately from the street by the carriage company. Horse diapers, which prevent excrement from being deposited on the street surface, must be approved for efficiency by the Transportation Supervisor.

The City of Savannah Parking Services

Section 6-1588 Traffic Violations

(a) Horse-drawn carriages shall be prohibited from stopping on any street for the purpose of loading or unloading passengers *during the course of a tour, except when stopping to allow other vehicles to pass or pedestrian to cross unless directed to stop by a police officer or City Inspector*

(b) Every person riding any animal upon a roadway and every person driving any animal drawn vehicle within the City limits of the City of Savannah shall be subject to the provisions of the article and shall operate the vehicles in accordance with the traffic laws of the City of Savannah.

(c) Due to the nature of operating animal drawn vehicles in areas of congestion and heavy traffic within the City, it shall be unlawful to operate the animal drawn vehicles except when the animals are under complete control at all times and shall be operated with extra caution and due care for the safety of others.

Section 6-1589 Impediment of traffic flow.

It shall be unlawful for any horse drawn carriage to willfully impede the normal flow of traffic on any city street, alley, or thoroughfare, at any time. Horse drawn carriages will be required to pull immediately to the nearest curb area when one or more vehicles are unable to safely pass or continue in normal traffic flow.

The willful failure of any person to comply with this Section 6-1589 shall constitute an offense which shall be punishable by a fine of not less than \$100 and/or suspension of the horse drawn carriage driver's permit pursuant to Section 6-1564, Paragraph (1), for a period not to exceed thirty days for the first violation of this section. Second and subsequent violations shall be punishable by a fine of not less than \$200 and not more than \$1,000 and/or suspension of the horse drawn carriage driver's permit for not more than sixty days pursuant to Section 6-1564, Paragraph (1), of this article.

Section 6-1590 Horse drawn carriage loading and spacing.

It shall be unlawful for any horse drawn carriage company to load at any one time more than three horse drawn carriages from any approved stand for the purpose of conducting

tours. When the carriages leave the stand they shall either (a) start out three minutes leaving the stand the carriages shall remain separated by a distance of not less than 500 feet.

Section 6-1591 Administrative hearing and appeal.

(a) Administration. This article shall be administered by the Transportation Supervisor, who shall have authority to recommend in writing to the Parking Services *Director* that access to designated carriage tour stands be denied to a horse drawn carriage tour company for violation of the Horse Drawn Carriage Ordinance or State law.

The Parking Services *Director*, after hearing evidence from both the Transportation Supervisor and the horse drawn carriage tour company owner or his representative, shall have authority to deny access to designated carriage stands for a period of up to six months for violation of the Horse Drawn Carriage Ordinance or State law relating to carriage companies. The Parking Services *Director* will promptly notify the horse drawn carriage tour company owner in writing of such action, in which case the horse drawn carriage tour company owner shall have the immediate right to appeal in accordance with the following Paragraph (b) of this Section 6-1591.

If a horse drawn carriage tour company is denied access to designated carriage stands three times within any three year period, and if each appealed removal is upheld, the fourth such removal within said three year period shall be for a period of one year.

(b) Administrative hearing and appeal. Any decision of the Parking Services *Director* to deny a horse drawn carriage tour company access to designated carriage stands may be immediately appealed, but within 10 days, by the horse drawn carriage tour company in writing to an Administrative Hearing Panel, which panel shall be made up of (a) Revenue Director or his designee, (b) the Assistant Revenue Director, and (c) Savannah Police Chief or his designee.

The administrative hearing shall be informal and shall be presided over by the Revenue Director or his designee. The majority decision of the Administrative Hearing Panel shall be provided to the horse drawn carriage tour company in writing within one day of the hearing. Any decision of the Administrative Hearing Panel may within ten days of notification be appealed in writing to the City Manager, whose ruling shall be final.

Section 6-1592 Compliance required.

Failure to comply with this article or any of the laws, ordinances and regulations of this City can result in revocation of permit and punishment at Recorder's Court. Any ordinance or laws of this City, state or federal agency which governs. The treatment of animals, including horses or other oxen of burden, must be complied with by the horse drawn carriage operator, passengers or agents of the horse drawn carriage company.

Revised Dec. 2002